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12	Attorneys for Defendant/Cross-Claimant NAUTILUS INSURANCE COMPANY					
13	UNITED STATES DISTRICT COURT					
14						
15	DISTRICT OF NEVADA					
16 17	ROBERT "SONNY" WOOD, an individual; ACCESS MEDICAL, LLC, a Delaware limited liability company,	Case No. 2:17-CV-02393-MMD-DJA				
18	Plaintiffs,	STIPULATION AND ORDER FOR EXTENSION (SECOND				
19	V.	REQUEST) OF DEADLINES TO MOVE FOR FEES AND COSTS FROM				
20	NAUTILUS INSURANCE GROUP, a	NAUTILUS'S DISCOVER MOTIONS HEARD ON FEBRUARY 20, 2020				
21	Delaware limited liability company, et al.,					
22	Defendant.					
23	NAUTILUS INSURANCE COMPANY,					
24	Cross-Claimant,					
25	v. ROBERT "SONNY" WOOD; ACCESS					
26	MEDICAL, LLC; FLOURNOY MANAGEMENT, LLC AND ROES 1-10,					
27 28	inclusive, Counter-Defendants.					
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The parties hereto, by and through their undersigned counsel, stipulate for an extension of the deadline associated with Defendant Nautilus Insurance Company's ("Nautilus's") Request for Sanctions arising out of its Motion to Quash the Subpoena to the Cutler Law Firm, ECF No. 168 and its Motion for a Protective Order, ECF No. 184 (collectively "the Motions").

In the hearing on the Motions on February 20, the Court permitted Nautilus to file a motion to recover fees and costs related to the Motions within 14 days. The Court also required that the parties meet and confer on the fees and costs issue and amounts prior to Nautilus filing the motion.

The parties are making progress in the meet and confer process, but have not yet reached an agreement or an impasse. In light of that, and due to the current ongoing meet and confer communications, the parties request that the Court order:

- 1. Nautilus's motion for fees and costs, if necessary, is currently due on March 19, 2020 but that deadline is continued to April 2, 2020.
- 2. Access and Wood's opposition, if necessary, is currently due on April 2, 2020, but that deadline is continued to April 16, 2020.
- 3. Nautilus's reply, if any, is currently due April 9, 2020 but that deadline is continued to April 23, 2020.

IT IS SO STIPULATED.

DATED: March 12, 2020 SELMAN BREITMAN LLP

By: /s/ Linda Wendell Hsu GIL GLANCZ NEVADA BAR NO. 9813 LINDA WENDELL HSU (Pro Hac Vice) CALIFORNIA BAR NO. 162971 PETER W. BLOOM (Pro Hac Vice) CALIFORNIA BAR NO. 313507 33 New Montgomery, Sixth Floor San Francisco, CA 94105-4537 Phone: 415.979.2024 Facsimile: 415.979.2099 Attorneys for Defendant/Cross-Claimant NAUTILUS INSURANCE COMPANY

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	1	DATED: March 12, 2020	KRAVITZ, SCHNITZER & JOHNSON, CHTD		
Selman Breitman LLP	2				
	3		By: <u>/s/ Jordan P. Schnitzer</u> JORDAN P. SCHNITZER		
	4		NEVADA BAR NO. 10744		
	5		THE SCHNITZER LAW FIRM 9205 W. Russell Road, Suite 240		
	6		Las Vegas, NV 89148 Phone: (702) 960-4050		
	7		Las Vegas, NV 89148 Phone: (702) 960-4050 Facsimile: (702) 960-4092 Attorneys for Defendants ACCESS MEDICAL, LLC and ROBERT CLARK WOOD, II		
	8		LLC and ROBERT CLARK WOOD, II		
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	13	IT IS SO ORDERED:			
	14	March 13, 2020			
	15	Dated:	Daniel J. Albregts		
	16		United States Magistrate Judge		
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Selman Breitman LLP ATTORNEYS AT LAW

CERT	IFICATE	OF	SERV	/ICE

I hereby certify that I am an employee of SELMAN BREITMAN LLP and, pursuant to Local Rule 5.1, service of the foregoing STIPULATION AND [PROPOSED] ORDER FOR EXTENSION (SECOND REQUEST) OF DEADLINES TO MOVE FOR FEES AND COSTS FROM NAUTILUS'S DISCOVER MOTIONS HEARD ON FEBRUARY 20, 2020 on this 12th day of March, 2020, via the Court's CM/ECF electronic filing system addressed to all parties on the e-service list, as follows:

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L. Renee Green
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/s/ Pamela Smith
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An Employee of Selman Breitman LLP